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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/900,373	07/06/2001	Hua Li	NUFO003	6011	
759	90 10/23/2002				
ROBERT C. HALL Bozicevic, Field and Francis LLP Suite 200 200 Middlefield Road Menlo Park, CA 94025			EXAMINER		
			VY, HUNG T		
			ART UNIT	PAPER NUMBER	
			2828		
			DATE MAILED: 10/23/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
	•	09/900,373	LIETAL	
. Office Action Summary		Examiner	Art Unit	- [
		Hung T Vy	2828	
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet w	vith the correspondence ac	ldress
- Exte after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ly within the statutory minimum of thi will apply and will expire SIX (6) MO	reply be timely filed rty (30) days will be considered timel NTHS from the mailing date of this c	ly. ommunication.
1) 🖂	Responsive to communication(s) filed on 06.	July 2001		
2a)□	•	nis action is non-final.		
3)	/ · · ·		Atama	
, —	Since this application is in condition for allow closed in accordance with the practice under on of Claims	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	e merits is
4) 🖾	Claim(s) 1-30 is/are pending in the application	١.		
•	4a) Of the above claim(s) is/are withdra	wn from consideration.		
5)	Claim(s) is/are allowed.		0 . 9	2
6)⊠	Claim(s) 1-30 is/are rejected.		faul,	b
7)	Claim(s) is/are objected to.		PAUL IP	
8) <mark>∏</mark> Applicatio	Claim(s) are subject to restriction and/o on Papers	r election requirement.	SUPERVISORY PATENT E TECHNOLOGY CENTER	XAMINER 2800
	The specification is objected to by the Examine	r		
	he drawing(s) filed on <u>06 July 2001</u> is/are: a)		to by the Everniner	
	Applicant may not request that any objection to the			
11) 🔲 T	he proposed drawing correction filed on		isapproved by the Examine	or.
	If approved, corrected drawings are required in rep		ioapproved by the Examine	:1 ,
12) 🔲 T	he oath or declaration is objected to by the Exa			
	nder 35 U.S.C. §§ 119 and 120			
	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. 8	\$ 119(a) ₋ (d) or (f)	
	All b) Some * c) None of:	promy and 5 5 5.5.5.	3 1 10(d)-(d) 01 (l).	
	1. Certified copies of the priority documents	s have been received		
2	2. Certified copies of the priority documents		onlication No	
	Copies of the certified copies of the priori			Stops
* Se	application from the International Bur ee the attached detailed Office action for a list of	eau (PCT Rule 17 2(a))		xage
14)∐ Ac	knowledgment is made of a claim for domestic	priority under 35 U.S.C.	§ 119(e) (to a provisional a	application
a)	☐ The translation of the foreign language prov cknowledgment is made of a claim for domestion	visional application has be	en received.	- -
ttachment(
2) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>2</u> .	4) Interview S 5) Notice of Ir 6) Other:	ummary (PTO-413) Paper No(s formal Patent Application (PTO) -152)
Patent and Trad O-326 (Rev.	- · - · ·	ion Summary	Part of I	Paner No. 3

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DETAILED ACTION

1. In response to the communications dated 07/06/2001, claims 1-30 are pending in this application.

Acknowledges

Receipt is acknowledged of the following items from the Applicant.
 Information Disclosure Statement (IDS) filed on 02/25/2002 and made of record as Paper No. 2.

Specification

3. The specification is objected to for the following reason:

On page 12, 13, 16,17, 20, 24, 25, the application ser. Nos. are missing. Applicants provide the U.S. Patent Application Ser. Nos.

The specification has been checked to the extent necessary to determine the presence of possible minor errors. However, the applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 112

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4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 6-9 and 11 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 6, the phrase "mechanism" renders the claim indefinite because it is unclear how is tuning mechanism configured.

Regarding claim 11, the phrase "uncoupled" renders the claim indefinite because it is unclear how the wavelength tuning assembly operable **uncoupled** from said external cavity optical path length tuning assembly.

Claims 7-9 depend from rejected claim 6 thereby render these dependent claims indefinite.

Drawings

5. The drawings 1-6 are objected to by the PTO Draftsperson for the reasons noted on the attached Notice of Draftsperson's Patent Drawings Review, form PTO-948.

The drawings are objected to for the following reasons.

The drawings are objected to under 37 CFR 1.83(a) because they fail to show wavelength tuning assembly operable **uncoupled** from said external cavity optical path length tuning assembly as described in the specification. Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d). What are figures support for claim 11.

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Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

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Claims 1-30 are rejected under 35 U. S. C. § 102 (e) as being anticipated by U.S. Green et al., pub. No.: US 2002/0126345 or Zorabedian et al., U.S. Patent No. 6,282,215.

Regarding claim 1,3, 6,7, 10,11,27-30, Gree et al. or Zorabedian et al. disclose a laser including an external cavity, comprising: (a) a channel selector tuner (802 on Zoragedian et al. or 254 on Gree et al.) configured to tune said laser to a selected channel; and (b) an external cavity tuner (312 on Gree et al. or 162 on Zoragedian et al.) configured to tune said external cavity to a selected optical path length; (c) said channel selector tuner independently operable with respect to said external cavity tuner (Fig, 3A on Gree et al or Fig 8A on Zoragedian et al). It is inherent that Wavelength tuning element configured to tune orthogonal with respect to said external cavity mode tuning element (See fig 1 in Zorabedian et al.)

Regarding claim 2, 13, Zorabedian et al. disclose the laser, wherein: (a) said channel selector tuner is operable according to a channel selection signal (See column 2, line 38-47); and (b) said external cavity is operable according to a cavity mode signal (See column 5, line 25-28).

Regarding claims 4, 8,14 Zorabedian et al. disclose the laser, wherein: (a) said channel selection signal is derived from channel selector tuning data in a look-up table (824) (See column 13, line 3-6), and (b) said cavity mode signal is derived from a detector (1020) configured to measure external cavity loss associated with cavity optical path length (See column 13, line 55-65 and fig 10).

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Regarding claims 5, 9, 15 Zorabedian et al. disclose the laser, wherein: (a) said channel selector tuner is operatively coupled to a first controller (260) and operable according to channel selector tuning data in a look-up table (824); and (b) said external cavity tuner is operatively coupled to a second controller (1002) and operable according to error signals derived from a detector (1020) configured to measure external cavity loss associated with cavity optical path length (See Fig 2e and 10).

Regarding to claim 12, Green et al. or Zorabedian et al. disclose an external cavity laser apparatus, comprising: a gain medium (224 in Green et al.)(102 in Zorabedian et al.) having first (226 in Green et al) (104 in Zorabedian et al.) and second output facets (228 in Green et al.)(106 in Zorabedian et al.), said gain medium emitting a coherent beam from said first output facet (226 in Green et al.) (106 in Zorabedian et al.) along an optical path; an end mirror located (264 in Green et al.) (122 in Zorabedian et al.) in said optical path, said end mirror and said second output facet defining an external cavity; a wavelength tuning element (250 in Green et al.)(162 in Zorabedian et al.) positioned in said optical path before said end mirror (264 in Green et al.)(122 in Zorabedian et al.); a wavelength tuning assembly (250 in Green et al.)(160 in Zorabedian et al.) operatively coupled to said wavelength tuning element (290 in Green et al.)(160 in Zorabedian et al.) and configured to adjust said wavelength tuning element, and a cavity optical path length tuning assembly operatively coupled to said external cavity and configured to adjust said external cavity optical path length; said wavelength tuning assembly configured to operate independently from said cavity

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optical path length tuning assembly (See Fig 2 A and page 3, paragraph 31 in Green et al. or Fig 1 A in Zorabedian et al.).

Regarding claim 16-17, Zorabedian et al. disclose the external cavity laser apparatus, wherein said detector comprises a voltage sensor (1020) configured measure voltage modulation across said gain medium and a modulation element, said modulation element operatively coupled to said external cavity and configured to introduce a modulation to said cavity optical path length, said modulation usable to derive said cavity error mode signal (See column 2, line 1-8).

Regarding claim 18, Green et al. disclose the external cavity laser apparatus, wherein said cavity optical path length tuning assembly comprises a thermally tunable compensating member, said thermally tunable compensating member coupled to said end mirror (See page 3, paragraph 33) and a grid (248) generator positioned in said optical path (See Fig 2 A).

With respect to claims 20-26, the methods for tuning an external cavity laser are considered as product by process steps.

Citation of Pertinent References

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The patent to Erskine discloses Single and Double Superimposing Interferometer Systems, U.S. Patent No. 6,115,121.

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The patent to Zorabedian discloses Continuously-Tunable External Cavity Laser, U.S. Patent No. 6,108,355.

The patent to Shimada et al. disclose Optical Memory playback Apparatus , U.S. Patent No. 4,460,977.

Conclusion

8. When responding to the office action, Applicants are advised to provide the examiner with the line numbers and page numbers in the application and/or references cited to assist the examiner to locate the appropriate paragraphs.

A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) day from the day of this letter. Failure to respond within the period for response will cause the application to become abandoned (see M.P.E.P 710.02(b)).

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung VY whose telephone number is (703) 605-0759. The examiner can normally be reached on Monday-Friday 8:30 am - 5:30pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul IP can be reached on (703) 308-3098. The fax numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800

Paul &

Hung T. Vy Art Unit 2828

October 10, 2002.